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DATE: <u>4/16/13</u>

## **UNITED STATES DISTRICT COURT**

**DISTRICT OF ARIZONA** 

**United States of America** 

## ORDER OF DETENTION PENDING TRIAL

interview and investigate the potential third party custodian.

|   |  | V.   |   |   |
|---|--|--|---|---|
|   | Jose L   | <u>-eonardo Molina-Ovilla</u>  | Case Number:  | 13-7122m  |
| was pre   | sent and   | vith the Bail Reform Act, 18 U.S.C. § 3142(f), the d was represented by counsel. I conclude by a page detention of the defendant pending trial in this <b>FINDING</b>  | reponderance of the   |   |
| I find by   | a prepo  | onderance of the evidence that:  |   |   |
|   | X  | The defendant is not a citizen of the United Sta   | ites or lawfully admit  | ted for permanent residence.  |
|   | X  | The defendant, at the time of the charged offen  | ise, was in the Unite   | d States illegally.   |
|   | If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed. |  |   |   |
| The defendant has no significant contacts in the United States or in the District |  |  |   | the District of Arizona.  |
|   | The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.   |  |   |   |
|   | X  | The defendant has a prior criminal history.  |   |   |
|   |  | The defendant lives/works in Mexico.   |   |   |
|   | The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States substantial family ties to Mexico.  |  |   |   |
|   |  | There is a record of prior failure to appear in co   | ourt as ordered.  |   |
|   |  | The defendant attempted to evade law enforce   | ment contact by flee  | ing from law enforcement.   |
|   |  | The defendant is facing a maximum of   | yea   | ars imprisonment.   |
| Court a   | The Co   | urt incorporates by reference the material finding e of the hearing in this matter, except as noted i  | gs of the Pretrial Se<br>n the record.  | rvices Agency which were reviewed by the  |
| CONCLUSIONS OF LAW  |  |  |   |   |
|   | 1.<br>2.   | There is a serious risk that the defendant will fle No condition or combination of conditions will re  |   | e appearance of the defendant as required.  |
|   |  | DIRECTIONS REG   | ARDING DETENTION  | ON  |
| pending<br>order of   | rections<br>appeal<br>a court<br>hall deli   | endant is committed to the custody of the Attorr facility separate, to the extent practicable, from . The defendant shall be afforded a reasonable of the United States or on request of an attorne ver the defendant to the United States Marshal APPEALS AND THI | persons awaiting or<br>opportunity for priva<br>y for the Governmer<br>for the purpose of a | serving sentences or being held in custody atte consultation with defense counsel. On at, the person in charge of the corrections appearance in connection with a court |
| District  | er a copy<br>Court. F  | RDERED that should an appeal of this detention<br>y of the motion for review/reconsideration to Pre<br>Pursuant to Rule 59(a), FED.R.CRIM.P., effective<br>service of a copy of this order or after the oral of  | trial Services at leas<br>e December 1, 2009  | st one day prior to the hearing set before the 9, Defendant shall have fourteen (14) days   |
| objectio  |  | the district court. Failure to timely file objections  |   |   |
| Pretrial  |  | JRTHER ORDERED that if a release to a third ps sufficiently in advance of the hearing before th  |   |   |

Bridget S. Bade United States Magistrate Judge